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Patents, Trademarks and Copyrights

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OFFICIAL

FAX MESSAGE

DATE: November 14, 2003

Examiner, Laura M. Schillinger at Group Art Unit 2813

FAX NO.:

TO:

703-872-9319

SUBJECT/MESSAGE:

Fees for Petition to Revive Application

OUR FILE:

MI22-1637

APPLICATION NO:

09/834,660

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Dear Laura M. Schillinger:

I submitted this information to John J. Gillon, Jr. on July 23, 2003; this issue has not been resolved yet. I would appreciate your help on this urgent matter.

Our PTO Deposit Account (23-0925) was debited \$1300.00 on March 7, 2003 for Petition to Revive Unintentionally Abandoned Application. A notice from the Office of Petitions was mail on April 17, 2003 stating docket no: MI22-1637 was GRANTED; therefore, the petition fee of \$1300.00 would be credited to Deposit Account 20-0925. Our PTO Account number is 23-0925 NOT 20-0925. I am forwarding the documents for your review. Please let me know if I can be of further assistance in resolving this issue.

Best regards,

Rhonda G. Rambo
Accounting Department
509-458-2626 X175



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PATENT APPLICATION INFORMATION RETRIEVAL



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Se	arch results for a	pplication numb	er:09/834 660
Application Number:	09/834,660	Customer Number:	
Filing or 371(c) Date:		Status:	Final Rejection Mailed
Application Type:	Utility	Status Date:	112 112
Examiner Name:	Schillinger, Laura M	Location:	TECH CENTER 2800 - CENTRAL FILE CP-4 4C24
Group Art Unit:	2813	Location Date:	
Confirmation Number:	6625	Earliest Publication	
Attorney Docket Number:	MI22-1637	Farlingt Publication	08-09-2001
Class/ Sub- Class:	438/275	Patent Number;	
First Named Inventor:	Luan Tran, Meridian, D	Issue Date of Patent:	
Invention 13	semiconductor proces	sing methode of form	ing dynamia way

Continuity Data

Published Documents

		File Contents History
Number	Date	Contents Description
27	10-21-2003	Mail Final Rejection (PTOL - 326)
26	10-20-2003	Final Rejection
25	02-21-2003	Information Disclosure Statement (IDS) Filed
24	04-17-2003	Petition to Revive Application Granted
23	01-17-2003	Petition Entered
22	04-17-2003	Petition Decision - Dismissed
21	01-17-2003	Petition Entered
20	04-17-2003	Petition Decision - Dismissed
19	01-17-2003	Petition Entered
18	10-03-2002	Information Disclosure Statement (IDS) Filed
17		Information Disclosure Statement (IDS) Filed
16	01-22-2003	Date Forwarded to Examiner
15	04-30-2002	Response after Non-Final Action
14		Inf rmati n Disclosure Statement (IDS) Filed
13		Mail N n-Final R jection
12		Non-Final Rejection
11		Case Docketed t Examiner in GAU
10		Case Docketed to Examiner in GAU
9		Cas Docketed to Examiner in GAU

PAGE 2/7 * RCVD AT 11/14/2003 2:07:04 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-1/4 * DNIS:8729319 * CSID:5098383424 * DURATION (mm-ss):01-46-

	_			1 450 2
8	04-12-2001	Preliminary Amendment		٠.
7	05-25-2001	Inf rmation Disclosure Statement (IDS) Filed		
6	04-12-2001	Incoming Letter Pertaining t the Drawings		
5	05-07-2001	Case Docketed t Examiner in GAU		- 0
4	05-02-2001	Applicati n Dispatched from OIPE	_ `	
3	04-30-2001	Correspondence Address Change		
2	04-28-2001	IFW Scan & PACR Auto Security Review		
_1	04-12-2001-	Initial Exam Team nn		

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Deposit Account Statement

Requested Statement Month:

March 2003

Deposit Account Number:

230925

Name:

WELLS ST JOHN & ROBERTS GREGORY & MATKIN PS

Attention:

ATTN BARBARA SCHURRA

Address:

601 WEST FIRST AVENUE SUITE 1300

City: State: SPOKANE WA

Zip:

99201-3817

*	DATE	SEQ	POSTING REF TXT	ATTORNEY DOCKET NBR	FEE CODE	AMT	BAL	\$ 50
	03/03	1159	78220866	· ·	7001	\$335.00	\$14,204.00	, .i.,
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	03/06	5	10338523	MI22-2121	1201	\$84.00	\$14,010.00	•
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_	03/06	227	78222021		7001	\$335.00	\$13,715.00	
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 \$2,167.00
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 \$12,412.00

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WELLS ST. JOHN ROBERTS GREGORY & MATKIN P.S. 601-W. FIRST AVENUE SUITE 1300 SPOKANE WA 99201-3828

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APR 1.7 2003

DEFICE OF PETITIONS

In re Application of:

Tran-

Filed: 21 April, 2001

Application No. 09/834,660

Docket No: MI22-1637

ON PETITION

This is a decision on the petitions filed herein on 17 January, and resubmitted on March 4 and March 10, 2003, under 37 C.F.R. §1.137(a)¹ and alternatively under 37 C.F.R. §1.137(b)² to revive the above-identified application, and in light of the allegations therein (as well as the express petition) also considered as a request to withdraw the holding of abandonment under 37 C.F.R. §1.181.³

An application is "unavoidably" abandoned only where Petitioner (or Petitioner's counsel) takes all action necessary for a proper response to the outstanding Office action, but through the intervention of unforescen circumstances, the response is not timely received in the Office. That is, in the context of ordinary burnan affairs the test is such care as is generally used and observed by prudent and careful persons in relation to their most important business. Exparte Pratt. 1887 Dec. Comm'r Pat. 34 (Comm'r Pat. 1887); Exparte Henrich. 1913 Dec. Comm'r Pat. 139, 141 (Comm'r. Pat. 1913).

A Petition filed under the provisions of 37 C.F.R. §1.137(a) must be accompanied by:

⁽¹⁾ The required reply, unless previously filed. In a nonprovisional application abandoned for failure to prosecute, the required reply may be methy the filling of a continuing application. In an application for patent, abandoned or lapsed for failure to pay the issue fee or any portion thereof, the required reply must be the payment of the issue fee or any outstanding balance thereof:

 ⁽²⁾ the petition fee required by 37 C.F.R. \$1.17(f):
 (3) A showing to the satisfaction of the Commissioner that the entire delay in filing the required reply from the reply due date until the filing of a grantable petition pursuant to the is paragraph was <u>unavoidable</u>; and

⁽⁴⁾ Any terminal disclaimer (and fee set forth in 37 C.F.R. \$1.20(d)) required pursuant to 37 C.F.R. \$1.137(c).

Effective December 1, 1997, the provisions of 37 C.F.R. \$1.137(b) now provide that where the delay in reply was unintentional, a petition may be filed to revive an abandoned application or a lapsed patent pursuant to 37 C.F.R. \$1.137(b) a grantable petition filed under the provisions of 37 C.F.R. \$1.137(b) miss be accompanied by:

⁽¹⁾ the required reply, unless previously filed. In a nonprovisional application abandoned for failure to prosecute, the required reply may be met by the filing of a continuing application. In an application or patent, abandoned or lapsed for failure to pay the issue fee or any portion thereof, the required reply must be the payment of the issue fee or any outstanding balance thereof.

⁽²⁾ the perition fee as set forth in 37 C.F.R. \$1.17(m).

⁽³⁾ a statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to 37 C.F.R. \$1 137(h) was unintentional. The Commissioner may require additional information where there is a question whether the delay was unintentional; and

⁽⁴⁾ any terminal disclaimer (and tee set forth in 37 C.F.R. \$1.20(d)) required pursuant to 37 C.F.R. \$1.137(c), (Emphasis supplied.)

³ The regulations at 37 C.F.R. \$1.181 provide, in pertinent part: \$1.181 Petition to the Commissioner.

⁽a) Petition may be taken to the Commissioner: (1) From any action or requirement of any examiner in the expanse prosecution of an application which is not subject to appeal to the Board of Patent Appeals and Interferences or to the court; (2) In cases in which a statute or the rules specify

Application No. 09/834.660

2

The Office regrets the delay in addressing this matter.

For the reasons set forth below, the petition under:

- 37 C.F.R. §1.181 is **GRANTED**;
- 37 C.F.R. §1.137(a) is **DISMISSED** as moot, and
- 37 C.F.R. §1.137(b) is **DISMISSED as moot**.

BACKGROUND

The record indicates that:

- it appeared that applicant failed to reply timely and properly to the non-final Office action mailed on 30 January, 2002, and due (absent extension of time) on or before 30 April, 2002;
- the application was deemed abandoned after midnight 30 April, 2002;
- Notice of Abandonment no was mailed before the filing of the instant petition, however,
 Petitioner alleges that he contacted the Examiner and learned of the abandonment;¹
- Petitioner contends as part of his showing that he forwarded via US Postal Service Express Mail a response to the 30 January, 2002. Office action on 30 April, 2002, and supports this allegation with a copy, inter ulia, of the Express Mail Label No. EV077327446US, his statement (James D. Shaurette (Reg. No. 39,833)) and that of his assistant (Jane E. Boone);

that the matter is to be determined directly by or reviewed by the Commissioner, and (3). Fo invoke the supervisory authority of the Commissioner in appropriate engunisances, * * * *

⁽b) Any such petition must contain a statement of the facts involved and the point or points to be reviewed and the action requested. Brief or memoranda, if any, in support thereof should accompany or be embodied in the petition; and where facts are to be proven, the proof in the form of affidavits or declaration (and exhibits, if any) must accompany the petition.

O When a petition is taken from an action of requirement of an examiner in the expurite prosecution of an application, it may be required that there have been a proper request for reconsideration (\$1.111) and a repeated action by the examiner. The examiner may be directed by the Commissioner to formship written statement, within a specified time, setting total the reasons for his decision upon the matters averted in the petition, supplying a copy thereof to the petitioner.

⁽d) Where a fee is required for a petition to the Commissioner the appropriate section of this part will so indicate. If any required fee does not accompany the petition, the pention will be dismissed. • • •

⁽f) Except as otherwise provided in these roles, any such petition not filed within 2 months from the action complained of, may be dismissed as unumely. The more filing of a petition will not stay the period for reply to an Examiner's action which may be running against an application, nor act as a stay of other proceedings.

Petitioner's statement dates this contact as "January 7, 2002," however this apparently is a typographical error and is intended to be January 7, 2002, and is so interpreted. If this interpretation is incorrect. Petitioner must notify the Office

- a review of Office record clearly indicates that the reply referenced by Petitioner indeed was filed herein on 30 April, 2002;
- contemporaneously with the filing of the instant petition (with fee(s)), Petitioner submitted a copy of the referenced reply.

WELLS ST JOHN PS

The courts have determined the construct for properly supporting a petition seeking withdrawal of a holding of abandonment.

CONCLUSION

Accordingly, the petition to:

- to withdraw the holding of abandonment as considered under 37 C.F.R. §1.181 hereby is <u>granted;</u>
- revive as to unavoidable delay under 37 C.F.R. §1.137(a) is dismissed as moot; and
- revive as to unavoidable delay under 37 C.F.R. §1.137(b) is dismissed as moot.

The petition fee is waived and the fee (previously charged (\$1,300.00) is credited to Deposit Account 20-0925, as previously authorized.

The instant application is being forwarded to Technology Center 2800 for further processing.

Telephone inquiries concerning this decision may be directed to the undersigned at (703) 305-9199.

John J. Gillon, Jr. Senior Attorney Office of Petitions

Correct Occount # 23-0925.

⁵ Seg: <u>Delian v. Schulyer</u>, 172 USPQ 513 (D.D.C. 1971).